FOR COUNTY USE ONLY

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STANDARD CONTRACT

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			of California b reinafter called			San E	Berr	nardino (County (Consolidated	Fire

THIS CONTRACT is entered District, CSA 70, CSA 38, CSA

Name MARINE CORPS LOGISITICS BASE, BARSTOW hereinafter called MCLB Address **COMPTROLLER** P.O. BOX 110400 **BARSTOW, CA 92311-5050** Federal ID No. or Social Security No.

IT IS HEREBY AGREED AS FOLLOWS:

(Use space below and additional bond sheets. Set forth service to be rendered, amount to be paid, manner of payment, time for performance or completion, determination of satisfactory performance and cause for termination, other terms and conditions, and attach plans, specifications, and addenda, if any.)

AGREEMENT FOR MUTUAL AID/AUTOMATIC AID **BETWEEN**

SAN BERNARDINO COUNTY CONSOLIDATED FIRE DISTRICT - COUNTY SERVICE AREA 70, COUNTY SERVICE AREA 38, COUNTY SERVICE AREA 70W, COUNTY SERVICE AREA 29 and

MARINE CORPS LOGISITICS BASE, BARSTOW FIRE DIVISION

WITNESSETH:

WHEREAS, the parties to this Agreement provide fire protection and rescue services within their respective jurisdictions; and,

WHEREAS, it is in the best interests of the citizens of the District and the MCLB to provide the most expeditious response to suppress fires and render other emergency service; and,

WHEREAS, each party is desirous of providing to the other a reasonable and reciprocal exchange of fire, rescue and emergency medical services on a day to day basis; and,

WHEREAS, this Agreement is authorized by provisions of applicable State and Federal law;

NOW, THEREFORE, in consideration of these mutual covenants, the parties agree to undertake mutual/automatic aid under the terms, provisions, and conditions hereinafter provided.

A. MUTUAL AID:

- 1. The MCLB and the District agree to provide assistance mutually for emergency incidents that do, or may, surpass the receiving party's capabilities.
- 2. Mutual Aid responses from either party shall include personnel, equipment, material and supplies such as are usually and customarily used within the sending party's jurisdiction, notwithstanding any other provisions of this Agreement.
- 3. The District will, upon notification from its primary dispatch facility, and with approval of its Duty Officer, respond with the requested type of emergency equipment to an incident within the MCLB's jurisdictional boundaries.
- 4. The MCLB will, upon notification from its primary dispatch facility, and with approval of its Duty Officer, respond with the requested type of emergency equipment to an incident within the District's jurisdictional boundaries.
- 5. The terms, as listed in sections 3 and 4 above, are conditional upon the availability of resources from the sending agency. Neither the District nor the MCLB, in rendering aid to the other, shall be obligated to reduce its own resources to the extent that a situation is created that is detrimental to its citizens. The Duty Officer in charge of the assisting agency shall make such determination.
- 6. Neither the District nor the MCLB shall be obligated to reimburse the other for any action taken or aid rendered hereunder, or for any use of materials, damage to equipment, or liability, or claims incurred which may occur in the course of rendering assistance herein provided for.
- 7. Nothing herein shall preclude either party from making claims to signatories of the State of California Agreement for Local Government Fire Suppression (California Fire Assistance Agreement), nor any other reimbursement or claim instrument which may arise during the life of this Agreement, if all other criteria for such a claim have been met.

B. AUTOMATIC AID:

- 1. The MCLB agrees to provide a designated fire or rescue response, as determined by the Fire Chiefs of the MCLB and District to those areas within District's jurisdiction as identified in Exhibit "A", attached hereto and incorporated herein by this reference.
- 2. In return for the services to be provided by the MCLB, the District agrees to provide a designated fire or rescue response, as determined by the Fire Chiefs of the MCLB and District, to those areas within MCLB's jurisdiction, also identified in Exhibit "A," attached hereto and incorporated herein by this reference.
- 3. Upon receipt by the MCLB of an alarm within its jurisdictional area, the MCLB as the jurisdictional department, will dispatch the nearest and appropriate designated fire or rescue response to that alarm and notify the District's fire dispatcher, who will, in turn, dispatch the agreed-upon response.
- 4. Upon receipt by the District of an alarm within its jurisdictional area, the District, as the jurisdictional department, will dispatch the nearest and appropriate designated fire or rescue response to that alarm and notify the MCLB fire dispatcher, who will, in turn, dispatch the agreed-upon response.

- 5. The MCLB and District intend that this Agreement will provide mutual benefits to both parties and herein authorize the Fire Chiefs of the MCLB and District to revise any designated areas or types of response periodically as may be dictated by changing conditions and mutual benefits to the parties. It is agreed that substantial reductions of fire protection and/or emergency medical forces by parties hereto shall be cause for reconsideration or amendment of this Agreement.
- 6. Details as to amounts and types of assistance to be dispatched, areas to be assisted, methods of dispatching and communications, training programs and procedures, methods of requesting aid, and the names of persons authorized to send and receive such requests, together with lists of equipment and personnel which will be utilized, shall be developed by the Fire Chiefs of the MCLB and District. Such details shall be recorded in an Operating Plan and signed by the Chiefs of the MCLB and District. Operational Plan will be subject to legal review by the legal departments of both parties.
- 7. In those instances where an assisting department arrives before the jurisdictional department, the assisting department will take the necessary action dictated by the situation. However, it is assumed that the jurisdictional department will arrive shortly after the arrival of the assisting department. Thereafter, the responsibility for coping with the situation will be immediately assumed by the jurisdictional department upon its arrival at the scene. The assisting department personnel will be under the direction of the officer-in-charge of the jurisdictional department. It is further agreed that the assisting department will be released from the scene as soon as is practical by the jurisdictional department.
- 8. It is mutually understood and agreed that this Agreement does not relieve either party hereto from the necessity and obligation for using its own resources for furnishing fire and/or rescue response within any part of its own jurisdiction, and that the assisting department's response to a request for aid will be dependent upon the existing emergency conditions within its own jurisdiction and the status of its resources. If an assisting department cannot respond under this Agreement, it must immediately notify the jurisdictional communication center.
- 9. Neither the District nor the MCLB shall be obligated to reimburse the other for any action taken or aid rendered hereunder, or for any use of materials, damage to equipment, or liability, or claims incurred which may occur in the course of rendering assistance herein provided for. MCLB shall have the option to recover costs by participating in District's Cost Recovery Program. In turn, District shall have the option to recover cost by participating in the MCLB Cost Recovery Program. Assisting agency shall submit the designated forms to responsible agency. Responsible agency shall attempt collection, and if the cost recovery claim is successful, the money collected shall be returned to assisting agency, minus the actual cost for processing the claim.

C. INDEMNIFICATION

1. Indemnification: The MCLB is a legally self insured public entity and agrees to indemnify, defend and hold harmless the District, and its authorized officers, employees, agents and volunteers, from any and all claims, or actions arising from the MCLB's acts or omissions in connection with this Agreement and for any costs or expenses incurred by the District on account of any claim therefore, except where such indemnification is prohibited by law.

The District is a legally self-insured public entity and agrees to indemnify, defend and hold harmless the MCLB and its authorized officers, employees, agents and volunteers, from any and all claims, or actions arising from the District's acts or omissions in connection with this Agreement and for any costs or expenses incurred by the MCLB on account of any claim therefore, except where such indemnification is prohibited by law.

2. Each party shall provide, at its sole expense, the Workers' Compensation coverage necessary for its own employees and equipment. At no time shall the employees of one party be considered the employees of the other.

D. TERM; NOTICE; MISCELLANEOUS

1. This Agreement shall remain effective until a mutually agreed upon termination, unless the Commanding Officer of MCLB otherwise terminates the Agreement due to national emergency, mission requirements, or other reasons related to national defense, at any time prior to such mutually agreed upon date.

Either party may, by written notice to the other party, terminate this Agreement at any time and without cause by giving written notice to the other party of such termination, and specifying the effective date thereof, at least ninety (90) days after the date of such notice.

All notices permitted or required under this Agreement shall be given to the respective parties at the following addresses, or at such other address as the respective parties may provide in writing for this purpose:

DISTRICT:

San Bernardino County Consolidated Fire District CSA 70, CSA 38, CSA 70W, and CSA 29 Attn: Peter R. Hills, Fire Chief/Fire Warden 157 W. 5th Street, 2nd Floor San Bernardino, CA 92415-0451

Date

MCLB:

Date

Marine Corps Logistics Base, Barstow Comptroller Box 110400 Barstow, CA 92311-5050

3. It is understood that this Agreement will in no way affect or have any bearing on the existing California Master Mutual Aid Agreement.

DISTRICT County Service Area 70, County Service Area 38, County Service Area 70W, County Service Area 29 (Print or type name of corporation, company, contractor, etc.) By ► Fred Aguiar, Chairman, Board of Supervisors, acting in its capacity as the governing body of District (Authorized signature - sign in blue ink) (Print or type name of person signing contract) SIGNED AND CERTIFIED THAT A COPY OF THIS Title _____(Print or Type) DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD Clerk of the Board of Supervisors of the County of San Bernardino. Address Deputy Approved as to Legal Form Reviewed by Contract Compliance Reviewed for Processing Agency Administrator/CAO

Date

Auditor/Controller-Recorder Use Only

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Input Date	Keyed By